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Sam A. Schmidt, Esq.

September 12, 2022

(212)

Honorable Paul A. Engelmayer United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re: US v. Robert Mason

Docket No. 21 Cr. 499 (PAE)

Dear Judge Engelmayer:

I am the attorney assigned to represent Mr. Mason pursuant to the Criminal Justice Act. Mr. Mason presently is released on bail with a curfew set by Pretrial Services. After discussions with and then the consent of Pretrial Services and the government, I am requesting that Mr. Mason be refitted with a stand-alone monitor and that he no longer have a curfew. Mr. Mason will be working an 11 PM - 7 AM shift repairing bicycles followed by a daytime shift at a construction site 3 or 4 times a week. Pretrial Services and the government are aware of the employment. The remaining bail conditions will remain.

Thank you for your Honor's consideration.

Sincerely, /s/ Sam A. Schmidt

cc: AUSA Kedar Bhatia by ECF

PTSO Courtney DeFeo by Email

**GRANTED.** The Clerk of Court is requested to terminate the motion at Dkt. No. 198.

9/14/2022

SO ORDERED.

United States District Judge